

1 Richard A. Marshack (TR)
2 870 Roosevelt
Irvine, California 92620

3 Chapter 7 Trustee
4

5
6
7
8 UNITED STATES BANKRUPTCY COURT
9 CENTRAL DISTRICT OF CALIFORNIA
10 SANTA ANA DIVISION

11
12 In re
13 THE LITIGATION PRACTICE GROUP P.C.,
14 Debtor.

Case No: 8-23-bk-10571-SC
Chapter 11

PROOF OF PUBLICATION

15
16
17 DATED: January 26, 2024

20 /s/ Richard A. Marshack

21 Richard A. Marshack

22 Chapter 7 Trustee

**IN THE UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
SANTA ANA DIVISION**

In re:

THE LITIGATION PRACTICE GROUP,
P.C.,
Debtor.

Chapter 11

Case No. 8:23-bk-10571-SC

PROOF OF PUBLICATION

Attached hereto as Exhibit A is the Proof of Publication for the *Notice of Bar Date for Filing Proofs of Claim* as follows:

Publication	Publication Date
USA Today	January 23, 2024

DATED: January 26, 2024

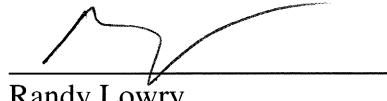
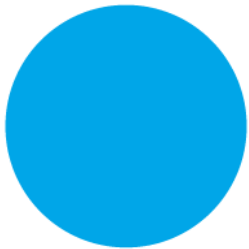

Randy Lowry
Omni Agent Solutions, Inc.
5955 DeSoto Avenue, Suite 100
Woodland Hills, California 91367
(818) 906-8300
Claims, Noticing, and Administrative Agent for the Debtor

EXHIBIT A



**USA
TODAY™**
A GANNETT COMPANY

VERIFICATION OF PUBLICATION

**COMMONWEALTH OF VIRGINIA
COUNTY OF FAIRFAX**

Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on Tuesday, January 23, 2024, the following legal advertisement – **THE LITIGATION PRACTICE GROUP, P.C.** was published in the national edition of **USA TODAY**.

Vanessa Salvo

Principal Clerk of USA TODAY
January 23, 2024

NFL DIVISIONAL ROUND SUNDAY WINNERS

Young Lions, resilient Chiefs triumph

Lorenzo Reyes

USA TODAY

The matchups to determine the participants in Super Bowl 58 are set.

In the early leg of Sunday's divisional round playoff games, the Detroit Lions outlasted the Tampa Bay Buccaneers, bringing the franchise its first conference championship appearance in 32 seasons. In the late game, a pair of familiar foes in the Kansas City Chiefs and Buffalo Bills renewed their rivalry. And for the host Bills, it was a different, more painful, renewal: a pivotal field goal inside of two minutes sailed wide right. That means the Lions will travel to Santa Clara, California, to face the San Francisco 49ers and the Chiefs will head to Baltimore in a date with the Ravens in the conference championship games next Sunday.

The resilience of the Chiefs

Written off late in the regular season, right after a stretch when Kansas City lost five of eight games from Weeks 8 through 16, the Chiefs showed, once again, how gritty they are and how dangerous their championship experience can be.

Kansas City went into a hostile envi-



Lions running back Craig Reynolds scores a TD during the second half.

LON HORWEDEL/USA TODAY SPORTS

ronment and played almost flawless football. The Chiefs had just two penalties enforced for only 15 yards and their lone turnover, a Mecole Hardman fumble into the end zone, was almost devastating.

But the Chiefs defense held and made it irrelevant.

Kansas City's stars showed up, which is what championship teams do. Patrick Mahomes had just six incompletions and threw for 215 yards and two scores. Both those touchdowns went to tight end Travis Kelce, who also poured in a team-high 75 yards. The defense completely clamped down on Buffalo's re-

ceivers and made Stefon Diggs a non-factor. Turns out the Chiefs can win in the postseason away from Arrowhead, too.

Ben Johnson and the Detroit offense didn't panic

Credit the Lions offense and coordinator Ben Johnson — who appears very likely to end up with a head coaching gig whenever the Detroit offseason arrives — for working through early-game adversity. Through their first six offensive possessions (not counting a kneel at the end of the first half), the Lions had recorded three three-and-outs and had crossed midfield just twice.

Then, quarterback Jared Goff started to work the ball down the field. The Lions scored touchdowns on their seventh, eighth and ninth possessions and averaged 8.3 plays and 76 yards in those. Tampa Bay and coach Todd Bowles did a tremendous job early of shutting down the rush, and Detroit's offense stalled. Johnson didn't panic and allowed the pass to open up the rush — namely in a beautifully timed counter that went 31 yards and was a Jahmyr Gibbs touchdown early in the fourth quarter that helped Detroit run away with it.

The young Lions weapons

It's not just that Detroit reached its first NFC title game in 32 seasons, it's also that they've set themselves up for the future, especially on offense. The Lions have a nice trio of emerging stars at running back, receiver and tight end.

Jahmyr Gibbs, 21, is a rookie running back who had 114 yards from scrimmage and one TD on 13 touches. Amon-Ra St. Brown, 24, is already a downfield threat who led the Lions in receiving yards (77) and scored the game-sealing TD. Sam LaPorta, 23, is a rookie tight end who paced Detroit in catches with nine and was a steady threat all day.

Travis Kelce

Known as a big-game tight end, Travis Kelce did not disappoint. The Bills failed to cover him once Kansas City marched closer to the end zone. Kelce finished with team highs in catches (five), receiving yards (75) and receiving touchdowns (two). Against the Bills, Kelce and quarterback Patrick Mahomes set the NFL record for most postseason touchdowns from a quarterback-receiver duo, with 16, surpassing legendary New England Patriots duo Tom Brady and Rob Gronkowski.

Eagles defensive coordinators out

Martin FrankDelaware News Journal
USA TODAY Network

Defensive coordinator Sean Desai talks to Eagles players during a game in November.

CHARLIE RIEDEL/AP

the title of defensive coordinator, but Patricia called all the defensive plays while Desai was moved upstairs to the coach's box.

The Eagles defense didn't improve under Patricia as the Eagles finished 31st in the NFL in pass defense and 30th in points allowed per game.

Sirianni, meanwhile, was expected to meet with Eagles chairman and CEO Jeffrey Lurie last Friday in order to make sure a finish like this doesn't happen again.

That will likely mean changes in Sirianni's staff.

That could also include offensive coordinator Brian Johnson. After all, Jalen Hurts regressed during the season-ending slide as well. Johnson, who has known Hurts since Hurts was a toddler, had served as the Eagles quarterbacks coach the previous two seasons.

Johnson is also a candidate for some head coach openings. He interviewed with the Atlanta Falcons last week. Johnson was in his first season as offensive coordinator. He replaced Shane Steichen, who left to become the Indianapolis Colts head coach, following the Eagles' Super Bowl loss last February. Desai had succeeded Jonathan Gannon, who became the Arizona Cardinals head coach after the Super Bowl as well.

But Sirianni appears to be staying. And some veterans expressed surprise that his return was even in question.

"I don't understand that," left tackle Jordan Mailata said. "He's taken us to the playoffs three consecutive years. He's taken us to the Super Bowl last year. That's got to account for something. He's a hell of a coach."

"I feel stupid saying that, but how did we get there?"

MARKETPLACE TODAY

For advertising information: 1.800.397.0070 www.russelljohns.com/usat

NOTICES**LEGAL NOTICE****UNITED STATES BANKRUPTCY COURT****CENTRAL DISTRICT OF CALIFORNIA, SANTA ANA DIVISION**

In re: THE LITIGATION PRACTICE GROUP, P.C., Chapter 11 Debtor, Case No. 23-bk-10571-SC

NOTICE OF BAR DATE FOR FILING PROOFS OF CLAIM

General Bar Date: Date: February 23, 2024, Time: 4:00 p.m. (prevailing Pacific Time)

TO ALL CREDITORS AND INTEREST HOLDERS OF THE LITIGATION PRACTICE GROUP P.C.:

Please take notice that, on January 2, 2024, the United States Bankruptcy Court for the Central District of California entered an Order [Docket No. 804] setting the following deadlines to file proofs of claim against the bankruptcy estate of The Litigation Practice Group P.C. ("Debtor"):

General Bar Date, February 23, 2024, at 4:00 p.m. (prevailing Pacific Time) (the "General Bar Date") is the deadline for all persons and entities, including governmental units (as that term is defined in § 101(7)), holding a secured claim, unsecured priority, or unsecured non-priority claim against the Debtor arising (or deemed to arise) before the March 20, 2024, Petition Date (each, a "General Claim").

Rejection Bar Date: For claims relating to the rejection of an executory contract or unexpired lease (a "Rejection Claim"), later of (i) the General Bar Date; and (ii)(a) the date set forth in an order authorizing the Debtor to reject such contract or lease pursuant to § 365 (including any order confirming a plan in the bankruptcy estate of the Debtor); or (b) if no specific date is set forth, thirty (30) days from the date the rejection order (the "Rejection Bar Date").

Chapter 5 Bar Date: For claims arising from the avoidance of a transfer under chapter 5 of the Bankruptcy Code (a "Chapter 5 Claim"), the later of (i) the General Bar Date; and (ii)(a) the date set forth in an order authorizing the Debtor to reject such contract or lease pursuant to § 365 (including any order confirming a plan in the bankruptcy estate of the Debtor); or (b) if no specific date is set forth, thirty (30) days after the date of entry of the order avoiding the transfer (the "Chapter 5 Bar Date").

PLEASE TAKE FURTHER NOTICE that the Court has approved two different types of claim forms. First, all holders of General Claims that are not Consumer Claims (defined below), holders of Rejection Claims, and holders of Chapter 5 Claims must utilize Official Form 410 for the submission of Proofs of Claim (the "General Claim Form"). Second, in light of the unique issues facing the Debtor's consumer creditors (the "Consumer Creditors") who assert claims arising from or related to their attorney-client relationship with the Debtor (the "Consumer Claims"), the Court has approved a unique claim form (the "Consumer Claim Form") with additional information that may be helpful to Consumer Creditors in completing their proof of claim. Consumer Creditors, however, may either use the Consumer Claim Form or the General Claim Form. Consumer Creditors may, but are not required, to file a proof of claim using the Consumer Claim Form if they have already timely filed a proof of claim using the General Claim Form.

PLEASE TAKE FURTHER NOTICE that in each General Claim Form or Consumer Claim Form, including supporting documentation must be submitted in person, by courier service, overnight delivery, hand delivery, or United States mail, so as to be actually received by Omni on or before the applicable Bar Date at the following address: The Litigation Practice Group P.C., Claims Processing c/o Omni Agent Solutions, 5955 De Soto Ave, Suite 100, Woodland Hills, CA 91367.

Additionally, Claim Forms must be submitted electronically using the interface available on the website maintained by Omni in this Bankruptcy Case https://omnigaintsolutions.com/LPC, so as to be actually received by Omni on or before the applicable Bar Date. Claim Forms sent by facsimile, telecopy, electronic mail, or other form of electronic submissions will not be accepted.

PLEASE TAKE FURTHER NOTICE that you can obtain a copy of the General Claim Form and the Consumer Claim Form by visiting https://omnigaintsolutions.com/LPC. Consumer Creditors should also receive a copy of the General Claim Form on the Bankruptcy Court's web site at http://www.cadc.uscourts.gov. If you have any questions about how to obtain a Claim Form, please contact Omni by (i) emailing LPIquiries@omnigaintsolutions.com or (ii) calling (888) 741-582 (U.S. and Canada toll free) and (747) 226-5672; however, you must seek your own legal counsel if you would like advice on whether or how to complete the Claim Form.

PLEASE TAKE FURTHER NOTICE that you are not required to submit a Claim Form by the applicable Bar Date if you fall within the below categories:

a. any Person or Entity that already has filed a signed proof of claim against the Debtor with the Clerk of the Court or with the Chapter 11 Trustee's claims and noticing agent, Omni, in a form substantially similar to Official Form 410;

b. any Person or Entity whose claim is listed on the Schedules if: (i) the claim is not scheduled as of disputed, "contingent," or "unliquidated"; and (ii) such Person or Entity agrees with the amount, nature, and priority of the claim as set forth in the Schedules;

c. any Person or Entity whose claim has previously been allowed by order of the Court;

d. any Person or Entity whose claim has been paid in full by the Debtor or the Chapter 11 Trustee pursuant to the Bankruptcy Code or in accordance with an order of the Court or otherwise paid in full by the Debtor or any other Person;

e. any Person or Entity holding a claim for which a separate deadline is fixed by this Court;

f. claims of professionals retained pursuant to orders of the Court who assert administrative claims for fees and expenses subject to the Court's approval pursuant to §§ 328, 330, 331, 363, and 503(b) or 28 U.S.C. § 156(c) (collectively, the "Professional Claims"); and

g. any Person or Entity holding a claim payable to the Court or the United States Trustee Program pursuant to 28 U.S.C. § 1930, including for the avoidance of doubt, any administrative claims asserted by the U.S. Trustee for statutory fees required to be paid by the Debtor's estate.

PLEASE TAKE FURTHER NOTICE THAT FAILURE OF A CREDITOR OR INTEREST HOLDER TO FILE A PROOF OF CLAIM ON OR BEFORE THE DEADLINE MAY RESULT IN DISALLOWANCE OF THE CLAIM OR INTEREST, OR SUBORDINATION UNDER THE TERMS OF A PLAN OF LIQUIDATION, WITHOUT FURTHER NOTICE OR HEARING. 11 U.S.C. § 502(b)(9). CREDITORS MAY WISH TO CONSULT AN ATTORNEY TO PROTECT THEIR RIGHTS.

DATED this 23rd day of January 2024.

1. Unless otherwise defined, all capitalized terms have the definitions set forth or referenced in the Order.

2. Parties subject to the General Bar Date include, but are not limited to: (a) any Person or Entity whose claim against the Debtor is not listed in the Debtor's Schedules, or is listed as "contingent," "unliquidated," or "disputed" by such Person or Entity desiring to file a proof of claim in this Bankruptcy Case; (b) any Person or Entity who claims that their claim is properly classified in the Schedules if: (i) the amount or nature of the claim is different than that identified in the Schedules; (ii) any Person or Entity holding an interest in the Debtor ("an Interest Holder"), which interest is based upon the ownership of (i) a membership interest in a limited liability company; (ii) common or preferred stock in a corporation; or (iii) persons or rights to purchase, sell or subscribe to such a security or interest (any such security or interest being referred to herein as an "Interest"); (d) any Person or Entity holding a claim that arises out of or relates to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance or distribution of the interest; and (e) any current or former officer, director, or manager of the Debtor for claims based on indemnification, contribution, or reimbursement.

LEGAL NOTICE**WISCONSIN REINSURANCE CORPORATION and****1st AUTO & CASUALTY INSURANCE COMPANY****ORDER FOR LIQUIDATION ENTERED**

On January 2, 2024, Wisconsin Reinsurance Corporation (WRC) and its subsidiary, 1st Auto & Casualty Insurance Company (1st Auto), were ordered to be liquidated by the Dane County Circuit Court, State of Wisconsin, effective January 1, 2024. WRC and 1st Auto are Wisconsin domiciled stock property and casualty insurance companies, with their main administrative office at 2810 City View Drive, Madison, WI 53718. The court appointed Wisconsin Commissioner of Insurance Nathan Houdek, and his successors in office, as the Liquidator and Justin Schrader as the Special Deputy Liquidator.

Pursuant to Wis. Stat. § 645.43, all insurance policies issued by WRC and 1st Auto will be terminated on the earliest of the following dates:

(a) 15 days from the date of entry of the liquidation order; or

(b) The normal date for the expiration of coverage; or

(c) The date the person insured replaces the coverage with equivalent coverage in another insurer; or

(d) When the Liquidator has affected a transfer of the policy obligation pursuant to Wis. Stat. § 645.46(8), whichever time is less.

The Liquidation Order establishes a claims filing deadline of July 1, 2024 for all potential claims against WRC or 1st Auto. A copy of the Liquidation Order and other filings, the Proof of Claim form, frequently asked questions, and current information on the Liquidation of WRC and 1st Auto can be found on the OCI's website at oci.wi.gov/WRC.

Place your advertisement in
USA TODAY Marketplace!
To advertise, call: 800-397-0070



Zheng Qinwen reacts after defeating Oceane Dodin on Monday in Melbourne.

ANDY WONG/AP

There's still three Grand Slam winners in the other half of the bracket. No. 2 Aryna Sabalenka, the defending champion, will take on 2021 French Open champion Barbora Krejčíková and U.S. Open winner Coco Gauff will play Marta Kostyuk in quarterfinals on Tuesday.

The first of the men's quarterfinals – 10-time Australian Open champion Novak Djokovic vs. No. 12 Taylor Fritz and No. 4 Jannik Sinner vs. No. 5 Andrey Rublev – were set on Sunday, well before Alcaraz completed a Grand Slam set by reaching the last eight in Australia for the first time.

The 20-year-old Alcaraz missed the 2023 Australian

Open because of injury but is making up for lost time.

He beat Miomir Kecmanovic 6-4, 6-4, 6-0 in less than two hours to open Monday's night session on Rod Laver Arena.

"Every match I'm playing, I'm feeling better and better on a court I didn't play so much," Alcaraz, the only man to beat Djokovic in a major last year, said of his buildup here. "Hopefully the same as Wimbledon. Yeah, could be the same."

He has dropped just one set. Alcaraz is into the quarterfinals here for the third time but is coming off some long five-set wins, including a four-hour, 7-5, 3-6, 6-3, 4-6, 7-6 (3) fourth-round victory over No. 19 Cameron Norrie.

It was the 32nd five-set match so far at the tournament, an Open era record in Australia.

Their match on Margaret Court Arena was prolonged after being delayed briefly when a protester threw anti-war pamphlets onto the back of the court in the third set. The protester was escorted out by security.

No. 3 Medvedev, a two-time Australian Open runner-up, beat No. 69-ranked Nuno Borges 6-3, 7-6 (4), 5-7, 6-1 and will next face No. 9 Hubert Hurkacz.

"The people who arrive to quarterfinals, for sure they're all feeling really well in this tournament," Zheng said after her 6-0, 6-3 win over No. 95 Oceane Dodin. "It's one player against another player, and we will compete."

She'll next play No. 75-ranked Anna Kalinskaya. No. 50 Linda Noskova, who beat top-ranked Iga Świątek in the third round, will meet No. 93 Dayana Yastremska.